

Amendment No. 1 to SB0118

Roberts  
Signature of Sponsor

**AMEND Senate Bill No. 118\***

**House Bill No. 490**

by deleting from § 68-7-108(a) in the amendatory language of Section 1, subdivision (13) and the word "and" at the end of subdivision (12) and substituting instead the following:

(13)

(A) The development of a recommended standard of care, including, but not limited to:

(i) Medical certification of qualifying conditions;

(ii) Treatment methods;

(iii) Medical history and physical examination, prior medication history, and history of substance abuse;

(iv) Alternative modalities, including modalities attempted and used;

(v) Dosing and route of administration recommendations; and

(vi) Drug interactions and contraindications; and

(B) Requiring that any board that licenses persons who would certify a qualifying medical condition or dispense medical cannabis must consider recommended standards of care and adopt by policy an appropriate standard of care before a person licensed by such board may qualify a medical condition or dispense medical cannabis under a state medical cannabis program; and

(14) Any other issues relevant to the medical use of cannabis.

**AND FURTHER AMEND** by adding the following language to the end of § 68-7-108(b) in the amendatory language of Section 1:

With its recommendations regarding self-sufficiency, the commission shall also include a strategy for repaying the state general fund for any appropriations it receives to establish the commission and any subsequent medical cannabis program.

**AND FURTHER AMEND** by adding the language "pursuant to § 8-44-108" immediately after the language "by electronic or other means of communication" in § 68-7-103(c) in the amendatory language of Section 1.